Rec'd PCT/PTO 24 JAN 2005 TENT COOPERATION TREAMO 1522266

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

·To:

Pluckrose, Anthony W. **BOULT WADE TENNANT** Verulam Gardens 70 Gray's Inn Road London WC1X 8BT GRANDE BRETAGNE,

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

IMPORTANT NOTIFICATION

Date of mailing

(day/month/year)

13.05.2004

Applicant's or agent's file reference

AWP/P60449/001

PCT/GB 03/03301

International application No.

International filing date (day/month/year)

30.07.2003

Priority date (day/month/year)

30.07.2002

Applicant

LOTUS CARS LIMITED et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

RECEIVED

17 MAY 2004

Name and mailing address of the international preliminary examining authority:

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Tel. +49 89 2399-2324

Authorized Officer

Lindquist, P

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PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

	P/P60	-	ent's file reference 001	FOR FURTHER AC	TION		ation of Transmittal of International r Examination Report (Form PCT/IPE	A/416)
			ication No.	International filing date (d	lay/mont	h/year)	Priority date (day/month/year)	
PC.	TÆB	03/03		30.07.2003			30.07.2002	
F01	L9/02	2, F0 ⁻	ent Classification (IPC) of L9/02	or both national classification ar	nd IPC			
		JAnc						
1.				xamination report has been the applicant according to A			International Preliminary Examini	ng
2.	This	REP	ORT consists of a tot	al of 6 sheets, including thi	s cover	sheet.		
		bee	n amended and are tl		or sheet	s containir	iption, claims and/or drawings wh ng rectifications made before this ler the PCT).	
	The	se an	nexes consist of a tot	al of sheets.				
3.	This	repo	rt contains indications	relating to the following ite	ms:			
Ο.								
.	1	\boxtimes	Basis of the opinion	1				
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J.			Basis of the opinion Priority		velty, ir	ventive st	ep and industrial applicability	
o.	 V		Basis of the opinion Priority	of opinion with regard to no	velty, ir	eventive ste	ep and industrial applicability	
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.	 V		Basis of the opinion Priority Non-establishment Lack of unity of inve Reasoned statemen	of opinion with regard to no ention nt under Rule 66.2(a)(ii) with nations supporting such stat	h regare		,	icability;
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 Basis of t 	he report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages	
	1-8		as originally filed
•	Cla	ims, Numbers	
	1-8		as originally filed
	Dra	wings, Sheets	
	1/2-	2/2	as originally filed
2.	With	n regard to the langu Juage in which the int	age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.
	The	se elements were av	ailable or furnished to this Authority in the following language: , which is:
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of publ	ication of the international application (under Rule 48.3(b)).
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under 3).
3.	With inte	n regard to any nucle rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inte	rnational application in written form.
		filed together with th	e international application in computer readable form.
		furnished subsequer	ntly to this Authority in written form.
		furnished subsequer	ntly to this Authority in computer readable form.
		The statement that to in the international a	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.
		The statement that the listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.
4.	The	amendments have re	esulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:

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5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).
	(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims

1-8

Inventive step (IS)

Claims No: Yes: Claims

1-8

Industrial applicability (IA)

No:

Yes: Claims

Claims

1-8

Claims

2. Citations and explanations

see separate sheet

Re Item V

D1: GB-A-1 324 456

D2: US-A-2 630 136 (not cited in search report)

D3: US-A-5 881 689

Novelty

D1 discloses an electrically operated valve for controlling flow of hydraulic fluid comprising

a valve housing 1

a spool 4 slidable in a spool chamber in the valve housing

a first (such as left side conduit 3 on fig.1), second (such as right conduit 3 on fig.1) conduits extending through the valve housing and suitable for connecting the spool chamber with any apparatus to which it might be connected,

a third conduit 2 in communication with the spool chamber and suitable for delivering to or receive fluid from any apparatus, provided it is connected thereto

the spool is biased to a rest position (Fig.1) by a pair of opposed springs 7 the spool in the rest position closes off the first and second fluid conduits 3,3 from the spool chamber and thereby prevent flow of fluid to or from the third fluid conduit 2 the valve has a first electric coil A associated with a first end of the spool and a second electric coil A associated with a second end of the spool

whereby the first electric coil can be activated to displace (towards left on fig.1) the spool from the rest position thereof to open the first fluid conduit to the spool chamber and thereby to allow fluid communication between first and third conduits through the spool chamber;

in this position however, the second fluid conduit is not kept closed, as required by present claim 1

and whereby the second electric coil can be activated to displace (towards right on fig.1) the spool from the rest position thereof to open the second fluid conduit to the spool chamber and thereby to allow fluid communication between third and second conduits through the spool chamber;

in this position however, the first fluid conduit is not kept closed, as required by present claim 1.

The same comments apply equally to document **D2**, not cited in the search report: this documents sets out the use of the valve for a double acting device (column 2, lines 38) and the fact that the spool is biased in a centered position (shown on figure 1) by opposed springs 48, and when it leaves this rest position under the actuating

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electromagnetic force of a coil 70, it provides communication of either first conduit 13 or second conduit 15 with the central -third- conduit 16, whereby however the other of the first and second conduit is then not kept closed (column 6, lines 24-36).

The subject-matter of claim 1 thus differs from this prior art in that when the first conduit is opened and communicates with the third conduit, the second conduit remains closed and in that when the second conduit is opened and communicates with the third conduit, the first conduit remains closed.

D3 discloses an engine valve operated by a pressurized fluid through an electrically operated valve 6; this valve 6 has a spool slidable in a spool chamber and three conduits 7,16 and 10 in its housing, a first one 7 for connecting the spool valve chamber with a source of pressurised fluid, a second one 16 for connecting the spool chamber with a reservoir of fluid, a third one 10 in communication with the spool chamber an which delivers fluid to or receives fluid from the upper work space 3. This spool however is not biased to a rest position by a pair of opposed springs and it is not actuated by electric oils but rather through fluid pressure. There is also no rest position in which both conduits 7 and 16 would both be closed: the spool rather takes two different positions permitting communication of the working chamber 3 through port 10 either with the pressure line through port 7 or with the return line through port 16.

The object of claim 1 is thus novel over this prior art.

The independent method claim 6 being a method of operating the electrically operated valve of claim 1, it requires this valve as part of the method and is therefore also novel. The independent claim 7 being a system including the valve of claim 1 is also novel.

The claims 1-8 fulfil the requirements of novelty in accordance with Art.33(2) PCT.

Inventive step

The valve of D1 appears to be rather designed, with its central inlet port 2 and on both sides of this inlet ports respective outlet ports 3, for use with a double acting cylinder. Should a skilled person wish to adapt the valve of D1 so that it is suitable for controlling in- and out-flow to and from a single working chamber, the teaching of D2 could be considered. In this case, the central port could be connected to the working chamber and the respective ports 3 could be connected to the inlet (such as port 7 o D2) and to the return line (such as port 16 of D2).

The spool however would then, along the teaching of D2, no longer be adapted for having a rest position in which both the first and the second conduits are both closed.

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but rather would be adapted to take only two positions, these positions communicating the working chamber either to the pressure port or to the return line.

The features of claim 1 and thus also of the independent claims 6 and 7, cannot be derived without ex-post facto consideration from the available prior art.

The claims 1-8 fulfil the requirements of inventive step in accordance with Art.33(3) PCT.

Industrial application

A valve in accordance with claims 1-5, a method in accordance with claim 6 or a system in accordance with claims 7 and 8 are obviously industrially applicable.

INTERNATIONAL SEARCH REPORT

PCT/65 U3/03301

			
A. CLASSIF IPC 7	FICATION OF SUBJECT MATTER FOR FOR FOR FOR FOR FOR FOR FOR FOR FO		
According to	International Patent Classification (IPC) or to both national classifica	ntion and IPC	
B. FIELDS	,,,,,,,		
	cumentation searched (classification system followed by classification F01L F16K F15B	on symbols)	
	ion searched other than minimum documentation to the extent that si		
	ala base consulted during the International search (name of data bas ternal, WPI Data, PAJ	se and, where practical, search terms used)	•
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT		
Category °	Citation of document, with indication, where appropriate, of the rele	evant passages	Relevant to claim No,
Υ	GB 1 324 456 A (SUGIMURA N) 25 July 1973 (1973-07-25) the whole document		1,2,6,7
Υ	US 5 881 689 A (HOCHHOLZER TIMO) 16 March 1999 (1999-03-16) the whole document		1,2,6,7
Α	US 3 696 836 A (BAUER LEO) 10 October 1972 (1972-10-10) column 2, line 52-68; figure 1		3,4
А	US 6 170 524 B1 (GRAY JR CHARLES 9 January 2001 (2001-01-09) figures	L) .	5
		·	
Furti	her documents are listed in the continuation of box C.	χ Patent family members are listed	in annex.
"A" docume	ent defining the general state of the art which is not	'T' later document published after the Inte or priority date and not in conflict with cited to understand the principle or the	the application but
"E" earlier o	dered to be of particular relevance accument but published on or after the international	invention "X" document of particular relevance; the c	
filing d "L" docume	tate ent which may throw doubts on priority claim(s) or is cited to esiablish the publication date of another	cannot be considered novel or cannot involve an inventive step when the do	be considered to current is taken alone
citation	is aled to establish the publication date of another n or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or	"Y" document of particular relevance; the c cannot be considered to involve an inv document is combined with one or mo	ventive step when the
other i	means ent published prior to the international filing date but	ments, such combination being obviou in the art.	us to a person skilled
later ti	nan the priority date claimed actual completion of the international search	*&* document member of the same patent Date of mailing of the International sea	
	November 2003	07/11/2003	•
ļ	mailing address of the ISA	Authorized officer	
. Jame and I	European Paleri Office, P.B. 5818 Patentiaan 2 NL – 2280 HV Rijswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo nl, Fax: (-31–70) 340–3016	Klinger, T	



Internatif Application No PCT/GB 03/03301

Patent document cited in search report		Publication date		Patent tamily member(s)	Publication date
GB 1324456	Α	25-07-1973	NONE		
US 5881689	Α	16-03-1999	DE JP	19543080 A1 9151715 A	22-05-1997 10-06-1997
US 3696836	A	10-10-1972	CA DE FR GB IT JP SE	936068 A1 2163153 A1 2121591 A5 1362664 A 945239 B 53038377 B 371476 B	30-10-1973 20-07-1972 25-08-1972 07-08-1974 10-05-1973 14-10-1978 18-11-1974
US 6170524	. B1	09-01-2001	NONE		